

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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IN RE:

14-MD-2543 (JMF)

GENERAL MOTORS LLC IGNITION SWITCH LITIGATION

This Document Relates To:
Anderson v. GM Motors & Shareholders, 21-CV-1006
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ORDER

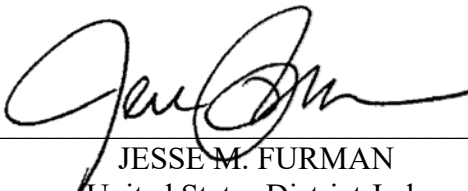
JESSE M. FURMAN, United States District Judge:

Pro se Plaintiff Larry Anderson sent a letter to the Court, dated November 2, 2021. *See* Attachment A. Anderson's letter appears to be a response to New GM's reply memorandum of law in support of its motion for civil contempt. *See* ECF Nos. 91-94. The Court will address Anderson's letter, to the extent a response is necessary, when it addresses New GM's motion. No further submissions with respect to the motion will be accepted absent leave of Court.

New GM shall serve a copy of this Order on Mr. Anderson and file proof of such service on the docket.

SO ORDERED.

Dated: December 3, 2021
New York, New York



JESSE M. FURMAN
United States District Judge

Attachment A

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

PLAINTIFF

LARRY ANDERSON

GM MOTOR & SHAREHOLDERS

14-MD-2543(JMF)

I'm FILING this motion con-
cerning GM Motion and
Record sent to me. I
never signed no certified
mail from New GM attys
to my REMEMBRANCE.
I do not REMEMBER sign-
ing my name to no certified
mail from New GM att-
orneys to prove that I
Received their certified
mail as proof.

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2 The only mail that I can remember that I signed my name to was the Settlement paper's. And the Settlement paper's that I signed was ALL of the paper's that I had from New Gm atty's, if I had received more Settlement's paper's from New Gm atty's I would have put my initials on them to. The Settlement paper's never told me that I could not respond back to the Settlement paper's, the Settlement paper's only told me on one paper to sign my name and have the Settlement NOTARIZED, and I did.

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3 Those words or writings on Both of the Settlement paper's was never spoken at the telephone Settlement Conference. If you take the words that were said at the telephone Settlement Conference and match them up with Both Settlement paper's, none of them would be (compatible.) But I did sign the paper's any way. The Settlement paper's never instructed me what not to do. There was no law that I understood and or knew of that instructed me not to do with Settlement paper's. From the beginning of my claims violating the Judge Order to confer with me about my emotional stress claim violated my Due process Right to my emotional stress claim to be discussed and conferred.

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4 So After Denying the Judge
Order to Confer with
me About my Emotional
Stress claim, the New
GM Attorney's just put
my emotional Stress
claim into the Settle-
ment paper's having (never)
(confered) with me
About my emotional Stress
claim. Because of New
GM Action's they have
been in Contempt of the
Hon. Judge (Order) from
Day one of the HAW Surt
to this Date November
2, 2021, and there After.

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5

The New GM Attorneys wrote up two Settlement claims of which one claim the emotional stress claim they never conferred nor discussed this claim with me according to the enclosed Hon. Judge Jesse M. Furman (Order). The way New GM Attorneys (Reacted) to Ward the Hon Judge Order was (No) they will not discuss neither confer about the emotional stress claim. And they did not, it show's and speak's for it self and their response and action. So since they did not follow the Hon Judge (ORDER) then they caused their own Settlement paper's to be written up without following the Hon Judge (ORDER) to discuss and confer (claim emotional stress, before writing Settlement papers.

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Since the New GM Attorneys Did not Apply the Hon. Judge Order at the Beginning of my Claim to discuss and Confer with my emotional Stress Claim, And I sent many motions or letters to this Court, telling the Court that New GM Attorneys Refuses to discuss and Refuses to Confer with me about my Claim Emotional Stress, Then Denying this Order that, is covering my Claim means my Emotional Stress Claim never received Due process and was just placed into or written into Settlement papers By New GM Attorney's, With out this emotional Stress claim being discuss neither Confered with, in which causes the Settlement papers to be in violation, with a claim in the Settlement papers that was never discussed nor Confered about.

SENDER: COMPLETE THIS SECTION		COMPLETE THIS SECTION ON DELIVERY	
<p>■ Complete items 1, 2, and 3.</p> <p>■ Print your name and address on the reverse so that we can return the card to you.</p> <p>■ Attach this card to the back of the mailpiece, or on the front if space permits.</p>		<p>A. Signature X <u>C. 19 RT 25</u> <input type="checkbox"/> Agent <input type="checkbox"/> Addressee</p>	
<p>1. Article Addressed to:</p> <p style="text-align: center;">Larry Anderson 3006 North Priscilla Avenue Indianapolis, Indiana 46218</p>		<p>B. Received by (Printed Name) <u>W.S.</u></p> <p>C. Date of Delivery <u>5-20-21</u></p>	
<p>2. Article Number (Transfer from service label) 7019 0160 0000 6851 2390</p>		<p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes <input type="checkbox"/> No If YES, enter delivery address below:</p>	
<p>3. Service Type</p> <p><input type="checkbox"/> Adult Signature <input type="checkbox"/> Priority Mail Express®</p> <p><input type="checkbox"/> Adult Signature Restricted Delivery <input type="checkbox"/> Registered Mail™</p> <p><input type="checkbox"/> Certified Mail® <input type="checkbox"/> Registered Mail Restricted Delivery</p> <p><input type="checkbox"/> Certified Mail Restricted Delivery <input type="checkbox"/> Return Receipt for Merchandise</p> <p><input type="checkbox"/> Collect on Delivery <input type="checkbox"/> Signature Confirmation™</p> <p><input type="checkbox"/> Collect on Delivery Restricted Delivery <input type="checkbox"/> Signature Confirmation Restricted Delivery</p> <p><input type="checkbox"/> Mail Restricted Delivery</p>		<p>Domestic Return Receipt</p>	



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**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

IN RE:

14-MD-2543 (JMF)

**GENERAL MOTORS LLC IGNITION SWITCH
LITIGATION**

Hon. Jesse M. Furman

This Document Relates To:

Anderson v. General Motors LLC, 21-CV-1006

DECLARATION OF WENDY L. BLOOM

I, WENDY L. BLOOM, hereby declare as follows:

1. I am a partner with Kirkland & Ellis LLP ("Kirkland"), and I am one of the counsel of record representing General Motors LLC ("New GM") in MDL 2543. This declaration is made based upon my personal knowledge. I submit this Declaration in support of New GM's Reply to Its Motion for Civil Contempt against Plaintiff.
2. On August 18, 2021, New GM mailed Mr. Anderson, via certified mail, a cover letter from me and a copy of the Court's August 17 Opinion and Order that is docketed by the Court at 14-md-2543 Docket No. 8591; 21-cv-1006 Docket No. 73. On August 26, 2021, New GM received the signed certified mail receipt for these materials indicating a date of delivery of August 20, 2021, a copy of which is attached hereto as Exhibit 3.
3. On August 24, 2021, New GM personally served Mr. Anderson with a cover letter from me dated August 23, 2021 enclosing another copy of the Court's August 17 Opinion and Order as well as the settlement agreement (as modified in light of the Court's August 17 Opinion and Order) with my original signature and initials for Mr. Anderson to sign and return to me, a copy of which are attached hereto as Exhibit 4. Proof of delivery of these materials to Mr. Anderson is Exhibit 2 to New GM's Memorandum In Support Of Its Motion For Civil Contempt (14-MD-2543 Docket No. 8605; 21-CV-1006 Docket No. 80).
4. On September 23, 2021, New GM personally served Mr. Anderson its Motion for Civil Contempt, that is docketed by the Court at 14-md-2543 Docket No. 8609; 21-cv-1006 Docket No. 83. Proof of service is docketed by the Court as Exhibit 2 to 14-md-2543 Docket No. 8609; 21-cv-1006 Docket No. 83.
5. On October 6, 2021, I received the original modified settlement agreement that I signed on August 23, 2021 now with Mr. Anderson's original signature dated September 30, 2021, a notary original signature dated September 30, 2021 and Mr. Anderson's original handwritten comments. A copy of the document that I received, including the envelope with a handwritten notation from our mailroom that the materials were scanned to me is attached hereto as Exhibit 5. This document that I received from Mr. Anderson is the same document that is Attachment A to the Court's Order entered October 19, 2021 and that is docketed by the Court at 14-md-2543 Docket No. 8634; 21-cv-1006 Docket No. 89.

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Case 1:21-cv-01006-JMF Document 4 Filed 02/10/21 Page 2 of 2

LLC as a defendant. This amendment is without prejudice to any defenses that New GM may wish to assert.


New GM is hereby ORDERED to confer with Plaintiff (and, if appropriate Lead Counsel) to discuss how to proceed with resolving Plaintiff's claims and, no later than March 3, 2021, the parties shall file a joint letter proposing next steps.

The Court requests that New GM waive service of process in 21-CV-1006.

The Clerk of Court is directed to mail a copy of this order to Plaintiff, together with an information package.

SO ORDERED.

Dated: February 9, 2021
New York, New York


JESSE M. ELRMAN
United States District Judge